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July 29, 2019

VIA ECF ONLY

Honorable Arlene R. Lindsay, U.S.M.J United States District Court Eastern District of New York 100 Federal Plaza Central Islip, New York 11722

Re:

Sgt. Jameson Warren v. Castella Imports, et al.

Civil Action No.:

2:18-cv-04740-SJF-ARL

Our File No.:

STS-003

Dear Judge Lindsay:

As you are aware, we represent the Defendants in the above-referenced matter. Please accept this correspondence as Defendants' adjournment request as to Plaintiff's pending Motion to Compel the Production of Outstanding Discovery [ECF No. 43].

Plaintiff has filed an eighteen-page discovery motion seeking to compel the production of outstanding discovery and/or "appropriate relief, inclusive of striking Defendants' answer." Defendants require additional time to respond to Plaintiff's application because Plaintiff's application is in excess of Your Honor's three page maximum

Defendants respectfully request an additional three (3) days to oppose Plaintiff's application. We thank Your Honor for her continued courtesies.

Respectfully submitted,

CHRISTOPHER S. DEL BOVE

CDB/rt